## Remarks/Arguments

Claims 1, 43-63 are pending in the application. Claims 1, and 58-59 are objected to.

Claims 43-47, 49-57, and 60-63 are rejected, but have been deemed allowable by the

Examiner. Claims 1, 43, 48, 56, 62, and 63 are amended. No new matter is added.

Claim 56 is amended so that the claim ends with a period, as formally required. Claims 48 and 62 are amended to correct typographical errors in the antecedent basis. Both the errors and the corrections are readily perceivable to one of ordinary skill in the art. No new matter is added

## Claim Rejections - 35 USC §112

Claims 58 and 59 are rejected under 35 USC §112. Applicant submits that support for these claims can be found in the published application from paragraphs 0035 to 0110 and particularly in the originally filed claims 38 and 39 as shown in the published application.

## Interview Summary and Arguments regarding Rejections in view of Nason

Applicant appreciates the Examiner's willingness to discuss this application in the telephone Interview of February 9, 2010. Examiner Yang, Inventor Timothy M. Sheridan, and Applicant's representative Bradley M. Ganz participated in the Interview. In the interview, it was discussed how the claims in this subject application could distinguish over the Nason reference. An agreement was reached that the current inventions relate to an interface system that allows access to operating features and functions while maintaining the proportionality of an active content area of a desktop display and that Nason has no disclosure along these lines. More particularly, in Nason the result is that the parallel user interface is inextricably rooted in the overscan, as this is where all variations of the total video display area (of the monitor) are managed by their software. Consequently, regardless of what display modifications are made, any change that occurs is directly the result of the software's management of video memory (the video processor), not native resolution, and related methods in which the software assumes

total control of overscan processes completely independent of, or even in the absence of, any native OS.

Claims 1, 43, and 63 are amended to emphasize these distinctions. Further amendments have been made to make the claims more concise and readable. No new matter is added. Support for the amended claims can be found in the published application at paragraphs 0004-0005 and 0020-0024.

Nothing herein should be deemed as a disclaimer or surrender of any rights, an acquiescence in any rejection, or a waiver of any arguments that might have been raised but were not raised herein or otherwise in the prosecution of this application. Applicant reserves all rights and subject matter with respect to claims being or to be pursued in this or a related application.

## CONCLUSION

Applicant submits that in view of the foregoing remarks and/or amendments, the application is in condition for allowance, and favorable action is respectfully requested.

The Commissioner is hereby authorized to charge any fees, including extension fees, or to charge any additional fees or underpayments, or to credit any overpayments, to the Credit Card account referenced and authorized via the EFS Web (Electronic Filing System). As an alternative, in case the Credit Card cannot be processed, the Commissioner is hereby authorized to charge any fees, additional fees, or underpayments, or to credit any overpayments, to Deposit Account No. 50-1001.

Date: 223/2010

Respectfully submitted

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